1		
2		
3		
4		
5		
6	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY	
7	THE STATE OF WASHINGTON, Plaintiff,))
8	V.) No. 18-1-00688-7 SEA
9	IDUNN SCHNEIDER,) INFORMATION)
10	Defendant.))
11		ý .
12	I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse IDUNN SCHNEIDER of the following crime[s], which are of the same or similar character, and which are based on the same conduct or a series of acts connected together or constituting parts of a common scheme or plan: Malicious	
13		
14	Prosecution, Tampering With Physical Evidence, M Physical Evidence, committed as follows:	
15	Count 1 Malicious Prosecution	
16	That the defendant IDUNN SCHNEIDER in King County, Washington, between July 31, 2018 and August 31, 2018, maliciously and without probable cause therefore did cause or attempt to cause Steve Mylett to be arrested or proceeded against for Rape, a crime of which	
17		
18	Steve Mylett was innocent;	
19	Contrary to RCW 9.62.010(1), and against the peace and dignity of the State of Washington.	
20	Count 2 Tampering With Physical Evidence	
21	and the motified and deting without regaring it of dathority knowingly presented of offered raise	
22		
23	physical evidence;	
24		Daniel T. Satterberg, Prosecuting Attorney

1 Contrary to RCW 9A.72.150, and against the peace and dignity of the State of Washington. 2 Count 3 Malicious Prosecution 3 That the defendant IDUNN SCHNEIDER in King County, Washington, between August 10, 4 2018 and August 31, 2018, maliciously and without probable cause therefore did cause or attempt to cause John Kivlin to be arrested or proceeded against for Violating a No Contact 5 Order and Witness Tampering occurring on or about August 10 – 14, 2018, crimes of which John Kivlin was innocent; 6 Contrary to RCW 9.62.010(1), and against the peace and dignity of the State of Washington.. 7 Count 4 Tampering With Physical Evidence 8 That the defendant IDUNN SCHNEIDER in King County, Washington, on or about 9 August 13, 2018, having reason to believe that an official proceeding was pending or was about to be instituted and acting without legal right or authority knowingly presented or offered false 10 physical evidence; 11 Contrary to RCW 9A.72.150, and against the peace and dignity of the State of Washington. 12 DANIEL T. SATTERBERG 13 Prosecuting Attorney 14 15 By: 16 Gary M. Ernsdorff, WSBA #22461 Senior Deputy Prosecuting Attorney 17 18 19 20 21 22 23 24

CAUSE NO. 18-1-00688-7 SEA

PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR CONDITIONS OF RELEASE

The State incorporates by reference the Certification for Determination of Probable Cause prepared by Detective Glen W. Chissus of the Bothell Police Department for case number 18-17372.

The State requests that a summons issue to Idunn Schneider. The State further requests the Ms. Schneider be ordered not to have contact with John Kivlin, Steve Mylett, and to have no criminal law violations.

Signed and dated by me this 13th day of December, 2018.

Gary M. Ernsdorff, WSBA #22461 Senior Deputy Prosecuting Attorney